THE MEMPHS DAILY APPEAL.

ESTABLISHEF 1840.

MEMPHIS, TENN., WEDNESDAY, MARCH 5, 1879.

VOL. XXXVIII--NUMBER 52

CLOSING RATES Yesterday of cotton: Liverpool cotton, 5 5-16d; Memphis cotton, 9 1-8c. New Orleans cotton 9 1-8c. New York cotton, 9 13-16c.

WEATRER OBSERVATIONS. WAR DEP'T, SIGNAL SERV,ICE U. S. ARMY, TUESDAY, March 4, 1879, 10:08 p.m. Bar, Ther. Wind. Wind. E. Clear.
S.E. Fresh. Clear.
N.W. Gentle. Cloudy
N.E. Gentle. Cloudy
Calm. Cloudy
S.E. Gentle. Fair.
S.E. Gentle. Fair.
S.E. Gentle Clear. GEO, H. ROHE, Sergeant, Signal Corps, U. S. A.

BOTH houses of the forty-fifth congress adjourned at noon yes day. The President immediately called prostra session of the Forty-sixth congress assemble on the eighteenth.

THE Nashville America is right. The conclusions of the State debt investigating committee are utterly subversive of all that is deemed of value to a people, of all progress, or hope of progress or prosperity.

Von Bulow, the pianist, is insane. The inattention and persistent talking of his audiences did the work. Would to God the same causes would produce like effects on some of our State and national solons.

THE seventy-second anniversary of the birth of the venerable poet, Henry W. Longfellow, on Friday last, was observed by the presentation to him on the part of the chil. dren of Cambridge of a handsome chair carved from the horse-chestnut tree celebrated in The Village Blacksmith.

SINCE congress has failed to provide for national quarantine, we join the Nashville American in urging upon the State legislature some provision, and a generous provithe industries and the loss of many valuable

THE majority report of the State debt investigating committee will prove runous to its authors. It is disgraceful and discreditable in view of the pledges of the Democratic party to oppose repudiation and to enforce retrenchment and reform. The investigation in its inception, progress and results is a blunder. It will prove barren of results, as it is barren of any facts or conclusions that had not before been reached.

UNDER the heading, "Mississippi Peniof " Letters from the People" a communication that will repay perusal. It is a timely rebake to the reverend gentleman who is shortly to lecture in Memphis, and who shortly to lecture in Memphis, and who preaches every Sunday to a congregation the legislative, executive and judicial bill, made up for the most part of those who and the army bill, were signed by the Presithrough the stock exchange depredate upon the bill making the requisite appropriation the money of widows and orphans, and who, to pay arrears of pensions. It is understood like fencehouse keepers, take everything that a message vetoing the river and harbor offered that promises profit without asking appropriation bill was prepared, but under great pressure the executive signature was

THE Louisville Post publishes a story of a powerful editorial, once upon a time, written session on the eighteenth of March instant. and suppressed by the late George D. Prentice, the value placed upon the article being twenty-five thousand dollars. Mr. Wm. Calvert, who was for many years bookkeeper of the Louisville Journal, gives the information, saying that he and Paul R. Shipman alone of persons living, know the secret. The legislature of Kentucky ought to investigate at once. It was very unpatriotic in the poet and wit to do such a thing. At least those patriots, Moss and Andrews, of the Tennessee legislature, would say so.

THE APPEAL, intent upon whatever will increase the trade of Memphis, furnishes to- the vote indicated the absence of a quorum, day two articles that cannot fail to please our mercantile readers especially. One of these, that in regard to the Hatchie river recently opened to navigation, is full of facts that now all-important to our cotton interests chair. especially it can be made by a little SHERMAN WANTS TO REDEEM MORE OF OUR enterprise. It has long been a reproach to our merchants that the trade of Bolivar and other important points was to be paid on and after June 4th, next: Coutost to us by reason of railroad discrimi-pon bonds dated July 1, 1967: \$50, No. nations. The opening of Hatchie river will afford them a means—the only means in the absence of direct legislation against discriminations—by which to meet and overcome the railroads. We hope to see a boat or boats put in this river at an early day, and trust that the people all along the Hatchie, who used to turn out in ante-bellum days forty thousand bales of cotton each year, will help Memphis to develop a trade that may be made mutually profitable. nations. The opening of Hatchie river will made mutually profitable.

On the fourth page of this day's APPEAL we publish the results of the interviews by one of our reporters with some of the leading on the eighteenth instant; mercantile houses of the city. It will be By the President of the United States of America-Spring opens fair so far as the weather is forty-fifth congress without making the usual concerned, and it will be seen that in many and necessary appropriations for the legislabranches of business the prospect is as en-couraging as it ever was at the same season 30, 1860, and without making the usual and of the year. Our rivals are and have been busy, busy as only secret enemies could be, the army for the same ascal year, presents an endeavoring to make country merchants believe that all the dry goods and clothing in the city is intected with yellow-feyer poison. So palpable a falsebood could not find believers. Our trade is intact. The comparative dullness which is complained of by some and anticipated by others, is due not so for years, and which was not dispelled by a return to specie payments. Memphis has the country, and with a healthy summer may indulge anticipations of a future equal to anything she has ever dreamed of.

The above is the suggestion of the In-dianapolis Saturday Herald, which is moved one it was to Governor Packard; that the act The above is the suggestion of the Inthereto by what Moss and Andrews, of the Tennessee legislature, would call patriotic matives. Perhaps these worthies, who have, and doubt, a better knowledge of hog breed-mot within the scope of the executive, and specially reprehensible as its purpose and specially reprehensible as ing than of patriotism, will take the initiative in this matter of curtailing pauperism. The negro and the Chinese have been disposed of; now let us have the paupers ing without right and against law. permanently cut down. Moved that the patriots, Moss and Andrews, begin the work.

following circular concerning the issue of four per cent bonds, consols of 1907. WASHINGTON.

The President's Message Concerning the Final Reports of the Centennial Commission -Address from the Chairman of the National Committee of the National

A Number of Bills Signed by the President-Butler the Only Disturbing Element in the Last Hours of the Session of the House -Another Bond Call -Butler's Report-Etc.

WASHINGTON, March 4.-Subscriptions to the four per cent loan since yesterday's re-port, three hundred and twenty nine thousand dollars.

FINAL REPORTS FROM THE CENTENNIAL COMMISSION. President Hayes cent the following brief message to congress last evening: To the Senate and House of Representatives I have received from the United States

centennial commission their final report, pre-senting a full exhibit of the result of the United States centennial celebration and exhibition of 1876, as required by the act of June I, 1872. In transmitting this report for the consideration of congress I express, I believe, the general judgment of the country as well as my own in assigning this exhibition a measure of success gratifying to the usefulness of the exhibition and the cordiali-ty with which their representatives took sion, for an emergency which the experience part in our national commemoration, deserve of last year shows may strike any part of the State to the ruin of trade, commerce, and all State to the ruin of trade, commerce, and all States centennial commission and the centennial board of finance. It gives me great pleasure to commend to your attention and that of the people of the whole country the laborious, faithful and prosperous perform-auce of the duties which have marked the administration of their respective trusts. WASHINGTON, March 3, 1879. R. B. HAYES.

> THE "NATIONAL" ADDRESS. F. P. Dewees, chairman of the national committee of the National party, has issued an address to the people of the United States. He says: "Separation from the old parties is necessary," and asserts that this action on the part of the congressmen-elect has in-spired the National-Greenback party throughout the country with renewed courage and confidence. The address calls for a thorough party organization, and adds, "If those in ples will now earnestly attempt such organization, the party's success in 1880 can be as-

BILLS SIGNED.

The President will issue a proclamation BUTLER SHOWING HIS ARTS.

Notwithstanding the partisan feeling which ossessed both sides of the house during the night session, there was a remarkable absence of personal passion. On one occasion that Mr. Springer tried to get in some remarks, Mr. Butler placed himself squarely in front of him and discharged a volley of "I object," each louder and more emphatic than the other, and he kept at it until he carried his point. As he walked to his desh he gave as a reason for his demonstration that he was not going to listen to any abuse of a friend of his. There was less of tumult and uproar than at almost any other time, last night, and there was not the least sign of hilariousness. The attend-ance of members all through the twenty-two hours of the sitting was large, and when prove how valuable it was and may be, and ance. The speaker was seldom out of his

> BONDS.
>
> The secretary of the treasury called the following 5-20s bonds, the principal and interest THE PRESIDENT'S CALL FOR THE EXTRA

> SESSION. The following is the proclamation of the President convening congress in extra session

necessary appropriations for the support of extraordinary occasion, requiring the President to exercise the power vested in him by the constitution to convene the houses of congress, in anticipation of the day fixed by law for their next meeting.

Now, therefore, I, Rutherford B. Hayes, President of the United States, do, by virtue

of power to this end invested by the constitution, convene both houses of congress to remuch to local causes as to the apprehension assemble at their respective changers at twelve o'clock noon, Tuesday, the eighteenth day of March, then and there to consider and determine such measures as in their wis-dom, their duty and the welfare of the peodone and is doing as well as any other city in ple may seem to demand. In witness whereof I have herennto set my hand and caused the seal of the United States to be affixed. H. B. HAYES.

By the President: WM. EVARTS, Secretary of State. General Butler's individual report on the Potter investigation makes a document of some two hundred pages. He maintains that the appointment of judges of the supreme court upon the commission to decide the late Presidential electrons. The expose of hereditary pauperism made to the Herald of last week has set people to thinking. The history published is far from complete, but it serves to show the facility with which pestilence spreads. Unlovely as many of these people are in their habits, humanity forbids that they should either freeze or staive. We cannot stop to draw fine distinctions between the worthy and unworthy poor in the presence of actual want. But the question is, shall these misrations be permitted to go on in the natural way, breeding their kind like rabbits, and bringing into the world children so smerally and physically ill-shapen that they must either prey upon society or become a charge upon charity? Would it not be mercy, philanthropy and christianity to feed and clothe the children of perpetuating their species? The leopard cannet change its spots. Why should we breed that kind of pigs when it costs no more to suffer thorough treeds?

The above is the suggestion of the Inwas obtained by a series of gross and trauds, justifiable irregularities and frauds, which cannot be too groundly condemned and reprobated; that if any title to the governorship of Louisiana resulted

THEASURY DEPARTMENT, WASHINGTON, March 4. Notice is given that when the outstanding five-twenty six per cent bonds of the United tates are covered by subscriptions to four per cent consols, the latter will be withdrawn from sale upon the terms proposed by the department circular of January 1, 1879, and upon the terms stated in the contract with Rothschilds and others of date January 21, 1879. The amount of five-twenty six per cent bonds outstanding and embraced in calls to this date, is eighty-eight million seventy-nine thousand and eight hundred dollars. When this sum is covered by subscriptions under the existing circular and contract, all further sales of four per cent consols to provide for funding the ten-forty five per cent bonds will be made upon terms which will probably be less favorable to the purchaser, and in accordance with the new proposals and contracts. This notice is given so that all parties wishing to subscribe for consols upon the terms stated in the circular and contract, may have an opportunity

PERSONALS.

to do until the five-twenty bonds are called JOHN SHERMAN, Secretary.

Mr. J. S. Menken on our streets yesterday.
Mr. Menken has spent several weeks in New
York, Philadelphia and Boston, where he
has selected high novelties for ladies and MR. JOHN W. BYRNE, of the grocery-house of Armstrong & Byrne, is lying very low at his residence, on Hill street, and but pride and patriotism of our people and full of promise to the great industrial and commercial interests of the country. The very ample and generous contributions which foreign nations made to the splendor and full little hope is entertained for his recovery by his attending physicians and friends. Since had the yellow-fever, last summer, Mr. Byrne's health has not been good.

E. G. Barnaby, for many years one of our

E. G. BARNABY, for many years one of our leading merchants in the "gents' furnishing goods line," together with his assistant, Mr. Wm Goddard, depart for ther future home (Minnesota) this morning. "Barny" and "Will" have a host of friends here, who wish them success wherever they may go.

LOCAL NOTICES.

SLAGER & GOLDBAUM, the tailors, invite the public to call and examine their spring patterns and their extreme low prices. CALL at 262 Second street for Wilson sewing-machines and repairs.
R. J. DONOVAN & CO., Agents. GENTLEMEN who desire fine whisky for nome use would do well to call for Green

principal jobbers and dealers. CARBOLINE, a deodorized extract of petro-

Justifiable Hemicide in Nashville. NASHVILLE, March 4 .- W. H. Cox was killed by two negroes, named Steve Shields and Walter Davis, this morning. Shields had Cox indicted for committing a rape upon his wife, and when Cox found it out, he went to Shields's house with the intention of killing him. He fired one shot, which struck ing him. He fired one shot, which struck Davis on the thigh, when he was killed by the two negroes, who gave themselves up and were discharged by the authorities.

The Lenten season is upon it is, and with reference to the season the English post Herrick, who lived between the years 1591 and 1674, often wrote. His writings contain an undadiustment. Cox killed a man in 1869.

Illness of Archbishop Purcell Prevents the Anticipated Assignment. CINCINNATI, March 4.—Eight more suits were filed against Archbishop Purcell to-day, aggregating twenty-three thousand dollars. Father Edward Purcell is reported ill, and no assignment was made to-day. There was considerable excitement in the vicinity of the archbishop's residence to-night among the clamorous creditors, many of whom forced their way into the building, but beyond angry words nothing occurred.

Two Steamers Destreyed by Fire. St. Louis, March 4.—The steamers Lake Superior and Dubuque, belonging to the Keckuk northern line, lying in winter quar-ters at Allen Slough, just above the mouth of the Missouri river, were totally destroyed by fire at noon to-day. The boats were valued at fifteen thousand dollars each; no insurance; the company takes its own risks. Origin of the fire unknown.

The Spanish Cabinet Resigned. MADRID, March 4.-Prime Minister Canoyas has presented and the king has accepted the resignation of the cabinet. A new cabinet, under Senor Canovas, is expected to be formed by the end of the week.

CINCINNATI, March 4 .- The consolidation of Lafayette bank and the National bank of commerce was effected to-day. W. A. Good-man was elected president, and W. J. Dunlap cashier. The capital stock of the consoli-dated cank is one hundred thousand dollars more than the capital stock of the Lafayette ank before the change,

Several Firemen Injured. CLEVELAND, March 4. -Fire was discovered in the fourth story of the college building at Akron. Ohio, about noon to-day, des troying that part of the building only. Loss, about ten thousand dollars; covered by insurance. Several firemen were injured by the falling debris, but none fatally.

A Minister Playing with a Pistel. GLEN'S FALLS, N. Y., March 4.—Rev. Sidney M. Stray, pastor of the Presbyterian church at East Lake George, while exhibiting a revolver to his wife, last night, it was dis-

Accused gave bond for his appearance at the

LEGISLATIVE

Bills Introduced and Business Trans acted in Both Houses Yesterday-More Legislation for the Taxisg-District-Patriot Andrews Gets Into An Inextricable Muddle.

Members Becoming Anxious to Settl the State Debt-The Rapid Change in Public Sentiment Alarms Them-They See that Their Investigations Failed of Results.

pecial to the Appeal.

NASHVILLE, March 4 .- Senate, - The following senate bills passed third reading: To amend subsection 3 of section 542 of the DR. F. N. ARNOLD, of Walthall, Mississippi, a well-known merchant, is in the city. MRS. DRAKE AND MISS BLEDSOE left last evening, on the Ouachita Belle, on a visit to friends at Helena, Arkansas.

MR. JOHN J. DUFFY, of the house of Duffy & Carey, returned yesterday from a Mardi Gras trip to New Orleans.

WE were glad to see the genial face of Mr. J. S. Menken on our streets yesterday. code, so as to make each and every part of authorizing the propulsion by steam of vehicles on such roads, the same to run at night only and to pay double toll at the toll-gates. To authorize the introduction of cer-tified copies of records. To regulate judg-ments in motions for cost. To amend the charter of Collierville. To amend the lien

> four per cent. interest; ante-war bonds thirtyfive cents, with three per cent. interest; post war bond twenty-five cents, with three per cent, interest. The bill declares the bonds ssued under the act of 1866 null and void.

Brier. It can be obtained from any of the leum, is now presented to the public as the best restorative and beautifier of the hair the world has ever produced. It performs what others only claim for their preparations.

They say they are for a settlement of the State debt on the sixty-cent proposition submitted by the bondholders, or any other proposition satisfactory to the creditors, and against submitted by the department of the ward or district; and provided turner, the not more than one election for such purpose shall be held in any period of twelve (12) months.

Sec. 5. Be it further enacted. That so much of article 6. Of chapter 6, or the revised code of Tennessee, in regard to the sale of liquors as is in conflict with this act, and all other laws or parts of laws is conflict with this act, and all other laws or parts of laws is conflict with this act, and all other laws or parts of laws is conflict with this act, and all other laws or parts of laws is conflict with this act, and all other laws or parts of laws is conflict with this act, and all other laws or parts of laws is conflict with this act, and all other laws or parts of laws is conflict with this act, and all other laws or parts of laws is conflict with this act, and all other laws or parts of laws is conflict with this act, and all other laws or parts of laws is conflict. mitting the question to a vote of the people; will act with the Democrats in an attempt to make a satisfactory adjustment, believing make a satisfactory adjustment, believing the satisfactory adjustment. that to leave it unsettled is to seriously if not irrevocably damage the State. All the members of the legislature seem more anxious to reference to

THE STATE DEBT TESTIMONY. timony taken before the legislative commit-tee to investigate the validity of the State or at least in the hands of the minority of the committee, who are engaged in the preparation of a minority report with the testimony before them. Thus far our re-porters have been refused access to it, and yesterday final application was made to Judge Clapp, of the senate, in whose possession it was understood to be. The senator informed the American representative, with polite emphasis, that the testimony could not be given to the press in installments. If to be given to the press at all, it should be taken as a whole, and not in garbled extracts. He would be glad, he said, to accommodate the American, but he could not permit the surrender of any part of the testimony to the press till it could be given in bulk. Indeed, referring to various parts of the testimony he did not know what partion of it could be dispensed with by the minority of the committee that would be o' use to the editors. The reporter suggested that a portion of the testimony was already printed and circulated in the afternoon paper. Mr. Clapp replied that that published was a positive violation of the understanding between the committee and those who had obtained, under certain promises, permission to copy such portion of the testimony. The orders prohibiting the publication were repeated and most positive. He had himself taken a note to the office of the publisher on Friday, his office not being open, had slipped the note

testimony.". The Proposed Local Option Law. regulate the sale of spirituous, vinous, malt, rmented or other intoxicating liquors, now pending in the house:

fermented or other intoxicating liquors, now pending in the house:

Section 1. Be it enacted by the General Assembly of the State of Tennessee, That the sale, barter, exchange or disposal of spirituous, vinous, mait, fermented or other intoxicating liquors. In less quantities than one gallon, shall be a privilege, subject to the wish of the qualified voters of each civil district, corporation or ward.

Sec. 2. Be it further enacted, That no sale, barter, exchange or other disposal, with intent to evade the provisions of this act, of any spirituous, vinous, mait, fermented or any compound mixture of intoxicating liquors, shall be a sold by any person agent or clerk, of a less quantity than one gallon, in the mode and even of the sale of the shelf of the state in each county, upon a written petition, signed by ten qualified voters of any civil district, corporation or ward, at the next term of said court, of this state in each county, upon a written petition, signed by ten qualified voters of any civil district, corporation or ward, at the next term of said court is open for the transaction of business, to make and offer and have the same entered on file minutes of the court, directing the sheriff or other officer, whose duty it may be to hold the election, to open and hold an election in said district, corporation or ward, to open and hold an election in said district, corporation or ward, upon the proposition whether or not, spirituous, vinous, malt, or the mode and district, corporation or ward, upon the proposition whether or not, spirituous, vinous, malt, or the minutes, within three days after said order is made.

Expression of the sheriff or other officer whose duty it shall be the agent of the sheriff, or other officer whose duty it shall be the agent of the sheriff, or other officer whose duty it shall be the agent of the sheriff, or other officer whose duty it shall be the agent of the sheriff, or other officer whose duty it shall be the agent of the sheriff, or other officer whose duty it shall be the

from the late election in that State to any one it was to Governor Packard; that the act of Hayes in appointing and sending the M'Veigh commission to Louisiana was an act wholly inauthorized by the constitution and not within the scope of the executive, and specially reprehensible as its purpose and motive was to carry out a corrupt political arrangement and agreement on his part, made by his friends with his knowledge and consent, the fruits of which he is still enjoying without right and against law.

The secretary of the treasury has issued the

Accused gave bond for his appearance at the Accused gave bond for his appearance at the Accused gave bond for his appearance at the Accused gave bond for his appearance at the Accused gave bond for his appearance at the Accused gave bond for his appearance at the Accused gave bond for his appearance at the Accused gave bond for his appearance at the Accused gave bond for his appearance at the Accused gave bond for his appearance at the Accused gave bond for his appearance at the Accused gave bond for his appearance at the Accused gave bond for his appearance at the Accused gave bond for his appearance at the Accused gave bond for his appearance at the Indiana.

Accused gave bond for his appearance at the Accused gave bond for his appearance at the Accused gave bond for his appearance at the Indianaccuse of the War With Chief Moses Inevitable.

Sin Francisco, March 4.—It is now regarded as almost certain that war with Moses and other tribes is inevitable.

Fur collars appearance at the Accused gave bond for his appearance at the Indianaccuse of Indianaccuse of

to the clerk of the county court, and if it shall be found that a majority of the legal votes cast at said election were given against the issuance of license, then it shall be the duty of the county court clerk to present said certificate of the sheriff or officer he ing the election to the judge or chairman of court, who shall have the same spread on the nutes of the court, and said entry or certificate at be prima facie evidence in all proceedings under the court.

the orima facie evidence in all proceedings under this act.

Sc. S. Be it further enacted. That when the sheriff or officer holding the election shall certify the result to the clerk of the court, that a majority of the votes cast in said district, corporation or ward shall be against license, then in that event the clerk is hereby a ohibited from issuing or granting license to any person to sell in less quantities than one gallon any of the liquors herein mentioned, in said district, corporation or ward.

Eet 9. Be it further enacted, That said election shall be teld as now provided by law in general elections, subject to the same penalties for the violation of the law, as in other elections now provided.

Bec. 10. Be it further enacted. That if any person gets drunk in any district, ward, corporation or county, where no licenses are granted, it shall be the duty of any justice of the peace, mayor, sheriff or constable of the county to have the party so offending arrested immediately and carried before some justice of the peace or mayor, who shall fine the offender five dollars, take his cwn recognizance in the sum of two hundred and fifty dollars for his appearance at the next term of the circuit or criminal court of the county, to give in evidence before the grand jury as to who sold him the intoxicating drink or liquors.

Sec. 11. Be it further enacted. That if any officer, whose duty it is to carry out any part of this act, shall wilfully neglect or refuse to do so, shall, on presentment by the grand jury, be fined not less than two hundred and fifty dollars, nor more than two hundred dollars, which shall go into the county infor early days, and dismissed from office by the court on carvictors.

Bec. 12. Be it further enacted. It shall be the

for sixty days, and dismissed from office by the court on carrieton.

Sec. 12. Be it further enacted. It shall be the duty of all circuit or criminal judges of this State to give this act specially in charge to the grand jury.

Sec. 13. Be it further enacted. That this act shall not be so construed as to apply to druggists selling spirituous, vinous, mail or fermented liquors for medical purposes, upon the prescription of a practicing physician.

Sec. 14. Be it further enacted. That any physician who shall give a certificate to any person except when it is actually necessary for medical purposes, shall be guilty of a misdemeanor and subject to a fine of ten dollars and costs of suit.

Sec. 15. Be it further enacted, That any civil district, corporation or ward where this act may take an effect, that the question of "for license" or "no license," shall be submitted to the qualified voters at every general election thereafter, so long as the act is in operation in said district, corporation or ward. ward. Sec. 18. Be it further enacted, That this act shall

charter of Collierville. To amend the lien law, so as to protect hotel and boarding-house keepers. To repeal the act of 1873 to fund the past-due coupons.

House bill providing for the government of Taxing-Districts passed first reading and was referred to the judiciary committee.

House.—Mr. Buchanan introduced a bill proposing to renew the capitol, Hermitage and agricultural bonds (five hundred and forty-six in number) dollar for dollar, with four per cent, interest; ante-war bonds thirty.

Sec. 18. Be it further enacted, That this act shall not be so construed as to repeal or in any way to increase with an act passed March 15, 1877, and entitled, "An Act to prohibit the sale of intoxicating liquors near institutions of learning."

Sec. 27. Be it further enacted, That all laws or parts of laws in conflict with this act be and the same are hereby repealed.

Sec. 18. Be it further enacted, That its shall be unlawful for a licensed fluor-dealer to keep his place of business open between the hours of nine o'clock at night and seven o'clock in the morning.

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The Amendment. The following is the full text of the amend ment offered to the above by Snodgrass. It amends by striking out all after the enacting issued under the act of 1866 null and void.

Mr. Andrews introduced a bill somewhat similar to the above.

Just after the call for the ayes and nays had commenced, Mr. Andrews asked leave to withdraw the bill, but the speaker decided that under the rules it could not be withdrawn. At the close of the calling of the roll the vote stood 37 ayes to 8 nays.

Before the result could be announced, which made it ayes, 22; nays, 30. It had become painfully apparent to members, that to reject this bill was to put the house in the position of deciding that it would consider no settlement of the debt, the rejection prohibiting of any further legislation on the subject during the present session, and the condition that the applicant as a session, and the subject during the present session, and distinct or ward of the qualified voters of such district or ward of the qualified voters of such district or ward of the qualified voters of such district or ward of the qualified voters of such district or ward of the qualified voters of such district or ward of the qualified voters of such district or ward of the qualified voters of such district or ward of the qualified voters of such district or ward of the qualified voters of such district or ward of the qualified voters of such district or ward to such sale. clause, and insert the following:

best restorative and beautifier of the hair the world has ever produced. It performs what others only claim for their preparations.

R. J. Donovan, former agent for the Grover & Baker sewing-machine company, is the only one in Memphis that can repair that machine properly. All kinds of machines promptly repaired at 262 Second Street.

Mr. Mather offered a resolution to leave the estilement of the debt with the board of machines promptly repaired at 262 Second Street.

Mr. Mather offered a resolution to leave the estilement of the debt with the board of the change of votes was a rapid as the knocking down of a row of bricks.

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Mr. Mather offered a resolution dealer of the debt with the board of the change of the part of the county of the sheriff and the change of the knocking the part of the change of the part of the county to was a statement by a resolution and personal to the change of the part of the county of t

accountable mixture of sensual coarseness and voluptuous refinement; but such writing was Nashville American: "The recorded tes- in keeping with the age. He wrote as follows

" Is this a fast to keep
The larder lean
And clean
From fat of yeales and sheep" " Is it to quit the dish
Of flesh, yet still
To fill
The platter high with fish"

" Is it to fast an hour, Or rag'd to go
Or show
A downcast look and sowre? " No; 'tis a fast to dole Thy sheaf of wheat And meat

Unto the hungry soule. " It is to fast from strife, From old debate And hate; To circumcise thy life;

" To show a heart grief-rent,
To starre thy sin;
Not bin:
And that's to keep thy Lent."

ADDITIONAL RIVERS. LOUISVILLE, March 4.—River rising, 11 feet 4 inches in the canal. Weather—cloudy and cold. Departed: James W. Gaff, Cincinnati: Halliday, New Orleans. ST. LOUIS, March 4.—River failing slowly, with 5 feet 6 inches, to Cairo. Weather—cloudy and mild. Arrived: Maude Vicksburg. Departed; Common-wealth, New Orleans.

office not being open, had slipped the note under his door, again cautioning him not to undertake the publication of any part of the Planters Ins. Co.

Office in Company's Building, The following is the full text of an act to No. 41 Madison Street, Memphis. D. T. PORTER, President. G. H. JUDAH, Vice-President. G. D. RAINE, Seepetary.

PRINTERS.

BOOK-BINDERS,

15 Court St., Memphis.

DIED. KENDELL-At the residence of her daughter Mrs. Mary KENDELL, aged eighty years. The funeral will take piace from the residence of L. Fealy, 313 Union street, this (WEDNESDAY) afternoon, at three o'clock. Friends of the family

ire invited to attend.

DICKIN-ON-At Arkansas Citr, Arkansas, Februiry 25, 1879, of pneumonia. Dr. B. F. Dickinson, ormerly of Dickinson, Williams & Co., of Mem-His remains were sent to Milan, Tennessee, for

SANFORD'S RADICAL CURE For CATARRH A purely vegetable distillation entirely

unlike all other remedies.

SANFORD'S RADICAL CURE Is a local and constitutional remedy, and is applied to the masal passages by insufficient, thus allaying inflam-mation and pain and at once correcting, cleansing, and purifying the secretions. Internally administered, it acts upon the organs of circulation, keeps the akin moist, and neutralizes the acid poison that has found its

SURPRISING CURE.

Gentlemen. — About twelve years ago, while travelling with Father Kemp's Old Folks Concert Troups as
a tenor singer, I took a severe cold and was laid up at
Newark, N.-J. This cold brought on a severe attack of
Catarrh, which I battled with overy known remedy for
four weeks without avail, and was finally obliged to
give up a most desirable position and return home,
unable to sing at all. The first attack of Catarrh
had left my meal organs and throatso sensitive that the
slightest cold would bring on a fresh attack, leaving
me prostrated. In this way I continued to suffer. The
last attack, the severest I ever had, was terrible. I suffered the most excruciating pain in my head, was sohouse as to be excreely able to speak, and coughed
incessantly. I thought I was going into quick consumption, and I firmly believe that had these symptoms continued without relief they would have readered me an easy victim. When in this distressing
condition, I commenced the use of Sanfoun's Rapical
CURE FOR CATARIN, very reluctantly, I confess, as I had
tried all the advertised remedies without benefit. The
first does of this wonderful medicine gave me the
greatest relief. It is hardly possible for one whose head
aching eyes ache, who can scarcely articulate distinctly
on account of the choking accumulations in his throat
to realize how much relief I obtained from the first ap
plication of Sanfoun's Rabical. Cure. Under its le
fluence, both internal and external, I rapidly recovered
and by an occasional use of the remedy since, hav
been entirely free from Catarrh, for the irst time I

Waltham, Mass., Jan. 8, 1876.
P. S. - I purchased the Radical Cure of GEO. H. ROGERS, Druggist, Rumford Building. Each package contains Dr. Sanford's Improved Inhal-ing Tube, with full directions for use in all cases. Price, \$1.00. For sale by all Wholesate and Israel Drug-gists throughout the United States and Canadas. WEERS & FOTTER, General Agents and Wholesale Druggists, Boston, Mass.

An Electro-Galvanic Battery combined with a highly Medicated Plaster containing the known to modern Pharmacy.

COLLINS' VOLTAIC PLASTER And maist upon having what you are willing to pay for.

Soluby all Wholesale and Retail Druggists throughout the United States and Canadas, and by WEEER & POTTER, Proprietors, Boston, Mass. Ma onic hotice. L ELIA SCOTT LODG?, No. 289, will held lis Stated Communicat on WEDNES DAY EVENING, March 5th, at 7:30 o'clock, for dispatch of business. All members are earnestly requested to attend, as besiness of importance will be transacted. By order A. J. MYERS, W.M. R. A. LYTLE, Secretary.

ASSIGNEE'S SALE.

DY VIRTUE of a Deed of Assignment executed to me by 1.0 YD & FRITZ, December 30, 1878, I will, on Thursday, March 13, 1879, sell at PUBLIC AUCTION the entire stock of WATCHES,

JEWELRY,

ALSO THE FIXTURES NOW IN STOREHOUSE 265 Main Street. Sale to commence at 11 o'clock a.m., and continue from day to day until sold.

W. L. CLAPP, Assignee.

MEMPRIS, March 3, 1879.

DARK BRAHMAS. ರ

EGGS, \$1 50 PER SITTING OF 13. CHICKENS for SALE.

NOTICE.

ong and favorably known in connection with our purse. Grateful for past favors, we beg a continue of the same. M. C. JONES. Memphis, Tenn., Jan. I, 1879. E. S. MOLLOY. M. C. JONES. E. S. MOLLOY GEO. C. HARBIN. P. P. VAN VLEET.

G. W. JONES & CO. Druggists 257 Main St., Memphis.

WE HAVE A LARGE STOCK OF FRESH goods on hand, and shall endeavor, as heretofore, to meet the views of our customers.

ASSOCIATION HAS now decided to resume the furnishing of sacks to responsible cotton-seed shippers, to a limited extent, and pay for all prime seed, delivered at Memphis on or before March 1st next, the old price, viz. SEVEN DOLLARS PER TON.

JOHN B. GALLAWAY. See'y and Treas,

State National Bank OF MEMPHIS, TENN. DESIGNATED Depository of the United States for subscription to the Four Per Cent Loan Bonds furnished at the lowest market rate. All other Bonds furnished at the lowest market rate ssues of U. B. Bonds taken in exchange.

WHO WANTS TO WORKINGMEN.

I HAVE several note places in the southern edge of the city that I will sell at \$500 to \$700 each on mail monthly payments, less than most people pay or rent. Houses new. Will trade for vacant lots, or take part payment in work. Apply to MINTER PARKER, 369 Front street.

NEW FIRM.

WE HAVE THIS DAY ASSOCIATED OURSELVES UNDER THE FIRM NAME AND STYLE OF

or the purpose of continuing the business of Wholesale Liquer and Cigar Bealers in this City e respectfully solicit the patronage of the former customers of Baum & Burst and the rest G BAUM & CO., 356 Main, Memphis.

A.M.BOYD & SONS

COTTON FACTORS, NO. 366 FRONT STREET, Corner UNION.

L. B. SUGGS. PEARCE, SUGGS & CO..

WHOLESALE GROCEES,

Cotton Factors and Commission Merchants No. 258 Front street, Memphis, Tenne

PARTECTION AR ATTENTEDN PAID TO THE MAIN CAP CONTROL

W.B. Galbreath & Co. Cotton Factors,

11 Union Street, Memphis. AGENTS FOR THE CELEBRATED CHAMPION COTTON GIN AND HULLER

OPEN THE SEASON WITH FULL LINES OF

OF FOREIGN AND DOMESTIC MANUFACTURE, COMPRISING Cottons, Woolens, Linens, White Goods, Dress Goods, Black and Colored Silks. Shawls, Millinery, Hosiery, Notions, LACES AND EMBROIDERIES,

Upholstery Materials and Carpets. MOST COMPLETE AND VARIED

LOWEST PRICES!

JNO.SHILLITO&Co IMPORTERS AND JORBERS.

CINCINNATI, ::::::OHIO. WILSON **SEWING-MACHINES**

REDUCED PRICES WM. I. BERLIN, 39 Madison St. Has recently become the owner of a large lot of the celebrated WILSON SEWING MACHINES. They must be sold at once, and will be sold at prices greatly reduced below those of the former agents. Said machines are new, in fine order, and have just been set up by those well-known machinists, Messes. Ingram and Walker, who will be in the office at all times to give instructions in running machines and to repair any that may be out of order. They guarantee their work, and agree to do all needed repairs to machines set up by them, and keep them in good running order twelve months without further charge.

FOR SALE AT GREATLY

No. 39 Madison St. Non-Resident Notice. I cause that the defendant, Major Green, is not to be found in his county;
It is therefore ordered. That he make his appearance herein, at the Courthouse in the city of Memphis, Tennessee, on or before the first Monday in April, 1879, and plead, answer or demur to complainant's bill, or the same will be taken for confessed as to him and set for hearing exparte; and that a copy of this order be published once a week, for four successive weeks, in the Memphis APPEAL.

This March 4, 1879.

A Copy: Attest.

B. J. BLACK, Clerk and Master By E. B. M'HENRY, Deputy Clerk and Master. W. W. Goodwin, Sol. for Complainant. wed Non-Besident Notice. pearing from affidavit in this cause that the ndant, W. T. Baggett, is a non-resident of I defendant, W. T. Baggett, is a non-resident of the State of Tennessee;
It is therefore ordered, That he make his appear-ance herein, at the Courthouse in the city of Mem-phis. Tennessee, on or before the first Monday in April. 1879, and show cause, if any he have, why this cause should not be revived against him as the husband of defendant, Nellie C. Bose; and that a copy of this order be published once a week, for four successive weeks, in the Memphis APPEAL. This March 4, 1879.

A Copy: Attest.

A Copy: Attest.

B. J. BLACK, Clerk and Master.

By E. B. M'HENRY, Deputy Clerk and Master.

John Johnston, Sol. for Complainant. Trustee's Sale.

Dy virtue of the power conferred on me by the terms of a deed of trust executed to me by Ricardo Buchignani and Elizateth Buchignani, his wife, dated May 1, 1871, sald deed being of record in Book 80, page 119, of the Begister's office, of Shelby county, Tennessee; default having been made in payment of the note secured by sald deed, I will, Saturday, April 5, 1879, proceed to sell to the highest bidder, for cash, at the courthouse door, in the city of Memphis, the following described real estate: Beginning at the intersection of the north line of Jefferson street with the east line of Second street; thence castwardly with the north line of Jefferson street seventy feet; thence northwardly and parallel with the east line of Second street; thence southwardly with the enth line of Jefferson street seventy feet to the east line of Second street; thence southwardly with the enth line of Jefferson street seventy feet to the east line of Second street; thence southwardly with the enth line of Second street; thence southwardly with the east line of Second street; thence southwardly with the east line of Second street; thence southwardly with the east line of Second street; thence southwardly with the east line of Second street; thence southwardly with the east line of Second street; thence southwardly with the east line of Second street; thence southwardly with the east line of Second street; thence southwardly with the east line of Second street; thence southwardly with the east line of Second street; thence southwardly with the east line of Second street; thence southwardly with the east line of Second street eighteen feet six and three-fourth inches to the beginning; being the same parcel of lot No. 342 as laid down on Rucker's plan of the city of Memphis that was conveyed by f. W. Smith to John B. Botto, Andrew Botto and B. Merillo, by deed recorded in the Begister's office of Shelby county. Tennessee, in Book No. 33, page 532.

Sale between the hours of 10 a m. and 4 p.m.
Title believed to be goo Trustee's Sale.

LEE LINE STEAMERS.

for Helena and Friars Point. The Fine Steamer Coahomu, Cooper ... master | Billy Smithers ... clerk

BWill leave as above on THIS DAY, March 5th, at
5 p.m. For freight or passage, apply on board or to
F. M. VINSON, Agent, No. 4 Jefferson street.

By M. LIGHTBURNE,

By M. LIGHTBURNE, FOR CAIRO AND ST. LOUIS. For St. Louis and all Way Points. City of Helena, I. H. M'Kee, master,
Will leave as above THURSDAY, March 6th, at
5 p.m. For freight or passage, apply at Memphis
and St. Louis Packet Co.'s wharftooat, foot of Monroe street. AD STORM, Superintendent.

SPECIAL NOTICE THE steamer HENEY FRANK will pos-litively depart for New Orleans THIS EVENING, at 6 o'clock. Shippers, please send down your freight, as the steamer must depart on time. J. T. WASHING P. IN. Agent.

FOR NEW ORLEANS. Regular Memphis and New Orleans Packet for Vicksburg, Natchez and New Orleans, Henry Frank, F. Hicks ... master | Alf Grissom, ... clerk Will leave as above WEDNESDAY, March 5th For New Orieans and the Bends, The Fine Steamer

Centennial, Davidson, master,
Will leave as above WEONESDAY, March 5th, at
10 a.m. For freight or passage, apply at Memphis
and St. Louis Packet Co.'s wharfboat, foot of Monroe street.

AD STORM, Superintendent. FOR LOUISVILLE AND CINCINNATI. For Cairo, Evansville, Louisville and Robert Mitchell,

Dan Moore, master,
Will leave Glenn's wharfboat as above, WEDNESDAY, March 5th, at 5 p.m. For freight or passage, apply to R. P. GLENN. Agent, at Wharfboat. Memphis and Ohio River Packet Co Vint Shinkle, S. M'Intyre master A. J. Lindsey clerk
Will leave as above, WEDNESDAY, March 5th,
at 5 p.m. For freight or passage, apply to
R. W. LIGHTBURNE, Sup't,
No. 7 Monroe, opposite Peabody Hotel.

FOR OSCEOLA. Regular Tri-weekly Mail Packet for Bandolph, Fulton, Osceola and all way landings, Osceola and all way landings, The elegant passenger steamer Osceola Helle, J. G. Andrews ... Master | B. O. Mitchell ... Clerk. Leaves Memphis every MONDAY, WEDNESDAY, and FRIDAY, at 5 p. m. For freight or passage

FOR VICKSBURG. For Vicksburg and all the Bends. Grand Tower, Will leave as above THURSDAY, March 6th, at 10 a.m. For freight or passage, apply at Memphis and St. Louis Packet Co.'s wharfboat, foot of Montoe street.

AD STORM, Superintendent. Adams U. S. Mail Line—Memphis and Vicksburg Packets. The Elegant Passenger Steamer Quachita Belle,

Mark B. Cheek. master | A. L. Cummins Leaves every TUESDAY, at 5 p.m., The Elegant Passenger Steamer Red Wing. wharfboat at all times.

J. T. WASHINGTON. Agent.
B. E. Lee Wharfboat.
W. CROWELL, Agent. No. 3 Madison.

FOR WHITE RIVER. Regular Independent Memphis and White Biver Packet—For Augusta, Jacksonport Searcy, and way points. The regular independent HARD CASH, Will leave Memphis every WEDNESDAY, at 5 No. 7 Monroe St., opp. Peabody hetel. R. P. GLENN, on Wharfboat. MILT HARRY LINE.

For Indian Bay, St. Charles, Clarendon, Devail's Bluff, Des Arc, Augusta, Jacksonport, West Point, Searcy, Balesville, Powhattan, and Pocahontas. The new steamer Josie Harry, FOR ARKANSAS CITY.

For Arkansas City and Way Landings.
Citizens' Memphis and Arkansas City Packet
Company The Elegant Steamer

Jho. B. Davis ... master | Jho. Gwathmey ... cierk
Will leave as above every MONDAY and THURSDAY, at 5 p.m. For freight or passage, apply to
B. W. Lightburne, General Freight Agent,
No. 7 Monroe street, opposite Peabody bote

Memphis White River and Black River U. S. Mail Packets.

The second second